

1
2
3 cc: Fiscal Section
4
5
6
7
8
9

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
SOLO INDUSTRIES, INC.,

Plaintiff,

v.

DOWN TOWN HOOKAH
CONNECTION, INC., SMOKE
TOKES, LLC, FAISAL IQBAL,
SANA FAISAL, S&S MEMON, INC.,
RJA WHOLESALER, INC., and
DOES 1 through 10, individuals.

Defendants.

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
CASE NO. 2:12-cv-07032-GW-PJW

PERMANENT INJUNCTION AND
FINAL JUDGMENT

AS AGAINST DEFENDANT FAISAL
IQBAL

F.R.C.P. 55(b)(2)

Whereas on June 17, 2013 at 8:30 a.m. a hearing was held. At that hearing Solo Industries, Inc. (SOLO) presented competent evidence to support its claims for injunctive relief and, good cause having been shown, the Court hereby GRANTS SOLO's Application for Entry of a Default Judgment as against FAISAL IQBAL and ORDERS the following:

- 1 1. SOLO owns the federal trademark registrations for its SOLOPIPE®
2 trademark, U.S. Trademark Registration No 3,375,493 ("Solopipe
3 Trademark");
4 2. SOLO owns United States Design Patent No. D577,150 ("Solopipe Design
5 Patent");
6
7 3. SOLO owns United States Copyright Registration TX 7688283 ("Solopipe
8 Copyright") with an effective registration date of June 19, 2012;
9
10 4. FAISAL IQBAL's counterfeit version of the SOLO's Solopipe ("Counterfeit
11 SoloPipe") infringes the Solopipe Trademark, Solopipe Copyright, and Solopipe
12 Design Patent;
13
14 5. FAISAL IQBAL, and all other persons in active concert or privity or in
15 participation with FAISAL IQBAL, jointly and severally, shall be permanently
16 restrained and enjoined from:
 - 17 a. Manufacturing, producing, distributing, importing, marketing, selling,
18 offering for sale, or displaying any products or other items bearing any copy
19 or colorable imitation of any of Solopipe's Trademark;
 - 21 b. Engaging in any other activity constituting unfair competition with Solo,
22 or constituting an infringement of the Solopipe's Trademark, Solopipe's
23 Copyright, or Solopipe's Design Patent, or constituting any damage to Solo's
24 name, trademarks, reputation, or goodwill;

- 1 c. Making, using, offering for sale, selling and/or importing infringing
- 2 Counterfeit SoloPipes, and from otherwise infringing, contributing to the
- 3 infringement of, or actively inducing infringement of, the '150 Patent;
- 4
- 5 d. Continuing to market, offer, sell, transfer, advertise, promote, develop or
- 6 manufacture any SOLO's, including the Counterfeit SoloPipe, that infringe
- 7 Solo's intellectual property rights, or to participate or assist in any such
- 8 activity;
- 9
- 10 e. Moving, discarding, destroying, selling, transferring, or otherwise
- 11 disposing of any Counterfeit Pipes or any other products or materials bearing
- 12 the Solo Trademarks, or any other products or materials that infringe or
- 13 contribute to the infringement of Solo's intellectual property rights, including
- 14 its design patent, copyright, and trademark; and
- 15
- 16 f. Moving, discarding, destroying, selling, transferring, or otherwise
- 17 disposing of any business records, labels, wrappers, stickers, signs, sales
- 18 materials, advertising materials, or promotional materials relating to the
- 19 counterfeit pipes or any other products or materials bearing the Solo
- 20 Trademarks, or any other products that infringe or contribute to the
- 21 infringement of SOLO's intellectual property rights, including its design
- 22 patent, copyrights, and trademark rights;
- 23
- 24
- 25
- 26

1 6. FAISAL IQBAL shall be liable to for statutory damages in the amount of:
2 \$100,000 for counterfeiting;
3

4 7. Violation of this permanent injunction shall subject FAISAL IQBAL to
5 officers, directors, principals, agents, servants, employees, successors and assigns,
6 to contempt and any remedy available at law or equity, including, but not limited
7 to, injunctive relief, monetary damages and the award of reasonable attorneys' fees
8 and costs in enforcing this injunction.
9

10 8. Plaintiff shall be the prevailing party and be allowed Costs according to
11 proof pursuant to post-judgment proceedings;
12

13 9. FAISAL IQBAL shall be liable for Plaintiff's statutory attorney's fees in the
14 amount of \$5,600.
15

16 10. FAISAL IQBAL shall be liable for Plaintiff's statutory costs in the amount
17 of \$408.00.
18

19 11. This Court shall retain jurisdiction of this matter in connection with any
20 possible violations of this Permanent Injunction and Final Judgment.
21

22 IT IS SO ORDERED

23 DATED: June 26, 2013



24 THE HONORABLE GEORGE H. WU
25 UNITED STATES DISTRICT JUDGE
26